Poulsbo Municipal Court Local Court Rules

Table of Rules

Criminal Rules

LCrRLJ 3.2.2 Release Of Accused

Infraction Rules

LIRLJ 3.1	Contested	Hearings -	Costs and Witness Fees	
		_	Statements	
LIRLJ 6.6	Contested	Hearings -	Speed Measuring Device Expen	rt

Forms

Pre-Arraignment Domestic Violence No Contact Order

LCrRLJ 3.2.2 RELEASE OF ACCUSED

- (a) Release of Accused; Domestic Violence.
- (1) Any person arrested on Probable Cause (without a warrant) for an offense classified as a Domestic Violence offense under Chapter 10.99 of the Revised Code of Washington as the same exists or shall hereafter be amended shall be held in jail pending the defendant's first appearance.
- (2) Notwithstanding paragraph (1), a person being held for a Domestic Violence offense classified as a felony may be released from custody prior to defendant's first appearance upon (a) the posting of \$50,000 bail or bond; and (b) the person's affixing his or her signature at the appropriate location on a Pre-Arraignment Domestic Violence No Contact Order described in paragraph (4) prohibiting the arrested person from having contact with the protected person or from knowingly coming within, or knowingly remaining within, 500 feet of the protected person's residence, place of work, or school.
- (3) Notwithstanding paragraph (1), a person being held for a Domestic Violence offense classified as a misdemeanor or gross misdemeanor may be released from custody prior to

defendant's first appearance upon (a) the posting of \$5,000 bail or bond; and (b) the person's affixing his or her signature at the appropriate location on a Pre-Arraignment Domestic Violence No Contact Order described in paragraph (4) prohibiting the arrested person from having contact with the protected person or from knowingly coming within, or knowingly remaining within, 500 feet of the protected person's residence, place of work, or school.

(4) The following Pre-Arraignment Domestic Violence No Contact Order, or one that is substantially similar to it, is hereby approved for use under this rule.

(Adopted 9/1/03)

LIRLJ 3.1 CONTESTED HEARINGS - COSTS AND WITNESS FEES

Costs and Witness Fees. Each party is responsible for costs incurred by that party as set forth in RCW 46.63.151. In cases where a party requests a witness to be subpoenaed, the party requesting the witness shall pay the witness fees and mileage expenses due that witness.

(Adopted effective September 1, 2007)

LIRLJ 3.5 DECISIONS ON WRITTEN STATEMENTS

Mitigation and contested hearings on alleged traffic infractions may be held upon written statements pursuant to IRLJ 2.4(b)(4), IRLJ 2.6(c) and IRLJ 3.5.

(Adopted effective September 1, 2007)

- 1. Speed Measuring Device Expert: A request for a Speed Measuring Device expert may be treated by the Court as a request for a continuance to the next date on which the prosecuting attorney has scheduled the appearance of the SMD Expert.
- 2. When any speed measuring device expert is required to testify in a contested infraction hearing, the expert may testify by telephone, unless otherwise ordered by the Court.

(Adopted effective September 1, 2007)

PRE-ARRAIGNMENT DOMESTIC VIOLENCE NO CONTACT ORDER

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